

General Assembly

Substitute Bill No. 5202

February Session, 2004

____HB052021NS___030304____

AN ACT CONCERNING THE EXTENSION OF GROUP HEALTH INSURANCE BENEFITS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 38a-554 of the general statutes, as amended by
- 2 section 1 of public act 03-77, is repealed and the following is
- 3 substituted in lieu thereof (*Effective from passage*):
- 4 A group comprehensive health care plan shall contain the minimum
- 5 standard benefits prescribed in section 38a-553, as amended, and shall
- 6 also conform in substance to the requirements of this section.
- 7 (a) The plan shall be one under which the individuals eligible to be
- 8 covered include: (1) Each eligible employee; (2) the spouse of each
- 9 eligible employee, who shall be considered a dependent for the
- 10 purposes of this section; and (3) dependent unmarried children, who
- are under the age of nineteen or are full-time students under the age of
- 12 twenty-three at an accredited institution of higher learning.
- 13 (b) The plan shall provide the option to continue coverage under
- 14 each of the following circumstances until the individual is eligible for
- other group insurance, except as provided in subdivisions (3) and (4)
- 16 of this subsection: (1) Notwithstanding any provision of this section,
- 17 upon layoff, reduction of hours, leave of absence [,] or termination of
- 18 employment, other than as a result of death of the employee or as a

19 result of [such] the employee's "gross misconduct" as that term is used 20 in 29 USC 1163(2), continuation of coverage for [such] the employee 21 and [such] the employee's covered dependents for the periods set forth 22 for such event under federal extension requirements established by the 23 federal Consolidated Omnibus Budget Reconciliation Act of 1985 (P.L. 24 99-272), as amended from time to time, (COBRA), except that if upon 25 such layoff, reduction of hours, leave of absence or termination of 26 employment [results from an employee's eligibility to receive Social 27 Security income, continuation of the employee is sixty-two years of 28 age or older, the plan shall provide the option for the employee to 29 <u>continue</u> coverage for [such] <u>the</u> employee and [such] <u>the</u> employee's 30 covered dependents until midnight of the day preceding [such 31 person's the employee's eligibility for benefits under Title XVIII of the 32 federal Social Security Act, or until the employee is eligible for other 33 group insurance, whichever occurs first; (2) upon the death of the employee, continuation of coverage for the covered dependents of 34 35 [such] the employee for the periods set forth for such event under 36 federal extension requirements established by the Consolidated 37 Omnibus Budget Reconciliation Act of 1985 (P.L. 99-272), as amended 38 from time to time, (COBRA); (3) regardless of the employee's or dependent's eligibility for other group insurance, during 39 employee's absence due to illness or injury, continuation of coverage 40 41 for [such] the employee and [such] the employee's covered dependents 42 during continuance of such illness or injury or for up to twelve months 43 from the beginning of such absence; (4) regardless of an individual's 44 eligibility for other group insurance, upon termination of the group 45 plan, coverage for covered individuals who were totally disabled on 46 the date of termination shall be continued without premium payment 47 during the continuance of such disability for a period of twelve 48 calendar months following the calendar month in which the plan was 49 terminated, provided claim is submitted for coverage within one year 50 of the termination of the plan; (5) the coverage of any covered 51 individual shall terminate: (A) As to a child, the plan shall provide the 52 option for said child to continue coverage for the longer of the 53 following periods: (i) At the end of the month following the month in which the child marries, ceases to be dependent on the employee or attains the age of nineteen, whichever occurs first, except that if the child is a full-time student at an accredited institution, the coverage may be continued while the child remains unmarried and a full-time student, but not beyond the month following the month in which the child attains the age of twenty-three. If on the date specified for termination of coverage on a dependent child, the child is unmarried and incapable of self-sustaining employment by reason of mental or physical handicap and chiefly dependent upon the employee for support and maintenance, the coverage on such child shall continue while the plan remains in force and the child remains in such condition, provided proof of such handicap is received by the carrier within thirty-one days of the date on which the child's coverage would have terminated in the absence of such incapacity. The carrier may require subsequent proof of the child's continued incapacity and dependency but not more often than once a year thereafter, or (ii) for the periods set forth for such child under federal extension requirements established by the Consolidated Omnibus Budget Reconciliation Act of 1985 (P.L. 99-272), as amended from time to time, (COBRA); (B) as to the employee's spouse, at the end of the month following the month in which a divorce, court-ordered annulment or legal separation is obtained, whichever is earlier, except that the plan shall provide the option for said spouse to continue coverage for the periods set forth for such events under federal extension requirements established by the Consolidated Omnibus Budget Reconciliation Act of 1985 (P.L. 99-272), as amended from time to time, (COBRA); and (C) as to the employee or dependent who is sixty-five years of age or older, as of midnight of the day preceding such person's eligibility for benefits under Title XVIII of the federal Social Security Act; (6) as to any other event listed as a "qualifying event" in 29 USC 1163, as amended from time to time, continuation of coverage for [such] the periods set forth for such event in 29 USC 1162, as amended from time to time, provided such plan may require the individual whose coverage is to be continued to pay up to the percentage of the applicable premium as specified for such event in 29 USC 1162, as

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amended from time to time. Any continuation of coverage required by this section except subdivision (4) or (6) of this subsection may be subject to the requirement, on the part of the individual whose coverage is to be continued, that such individual contribute that portion of the premium the individual would have been required to contribute had the employee remained an active covered employee, except that the individual may be required to pay up to one hundred two per cent of the entire premium at the group rate if coverage is continued in accordance with subdivision (1), (2) or (5) of this subsection. The employer shall not be legally obligated by sections 38a-505, 38a-546 and 38a-551 to 38a-559, inclusive, as amended, to pay such premium if not paid timely by the employee.

- (c) The commissioner shall adopt regulations, in accordance with chapter 54, concerning coordination of benefits between the plan and other health insurance plans.
- (d) The plan shall make available to Connecticut residents, in addition to any other conversion privilege available, a conversion privilege under which coverage shall be available immediately upon termination of coverage under the group plan. The terms and benefits offered under the conversion benefits shall be at least equal to the terms and benefits of an individual comprehensive health care plan.
- 110 Sec. 2. Section 38a-546 of the general statutes is repealed and the 111 following is substituted in lieu thereof (*Effective from passage*):
- 112 (a) In order to assure reasonable continuation of coverage and 113 extension of benefits to the citizens of this state, each group health 114 insurance policy, regardless of the number of insureds, providing 115 coverage of the type specified in subdivisions (1), (2), (3), (4), (11) and 116 (12) of section 38a-469, delivered, issued for delivery, renewed or 117 continued in this state on or after October 1, 1997, shall, subject to the 118 provisions of subsection (d), contain [those provisions described in 119 subsections (b) and (d) of section 38a-554] the provisions set forth in 120 this subsection. The plan shall provide the option to continue coverage

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121 under each of the following circumstances until the individual is 122 eligible for other group insurance, except as provided in subdivisions (3) and (4) of this subsection: (1) Notwithstanding any provision of this 123 section, upon layoff, reduction of hours, leave of absence or 124 125 termination of employment, other than as a result of death of the 126 employee or as a result of the employee's "gross misconduct" as that 127 term is used in 29 USC 1163(2), continuation of coverage for the employee and the employee's covered dependents for the periods set 128 forth for such event under federal extension requirements established 129 130 by the federal Consolidated Omnibus Budget Reconciliation Act of 131 1985 (P.L. 99-272), as amended from time to time, (COBRA), except that if upon such layoff, reduction of hours, leave of absence or 132 133 termination of employment the employee is sixty-two years of age or older, the plan shall provide the option for the employee to continue 134 135 coverage for the employee and the employee's covered dependents 136 until midnight of the day preceding the employee's eligibility for benefits under Title XVIII of the federal Social Security Act, or until the 137 employee is eligible for other group insurance, whichever occurs first: 138 139 (2) upon the death of the employee, continuation of coverage for the 140 covered dependents of the employee for the periods set forth for such event under federal extension requirements established by the 141 142 Consolidated Omnibus Budget Reconciliation Act of 1985 (P.L. 99-272), 143 as amended from time to time, (COBRA); (3) regardless of the 144 employee's or dependent's eligibility for other group insurance, during 145 an employee's absence due to illness or injury, continuation of coverage for the employee and the employee's covered dependents 146 during continuance of such illness or injury or for up to twelve months 147 148 from the beginning of such absence; (4) regardless of an individual's 149 eligibility for other group insurance, upon termination of the group plan, coverage for covered individuals who were totally disabled on 150 151 the date of termination shall be continued without premium payment during the continuance of such disability for a period of twelve 152 153 calendar months following the calendar month in which the plan was 154 terminated, provided claim is submitted for coverage within one year 155 of the termination of the plan; (5) the coverage of any covered

individual shall terminate: (A) As to a child, the plan shall provide the option for said child to continue coverage for the longer of the following periods: (i) At the end of the month following the month in which the child marries, ceases to be dependent on the employee or attains the age of nineteen, whichever occurs first, except that if the child is a full-time student at an accredited institution, the coverage may be continued while the child remains unmarried and a full-time student, but not beyond the month following the month in which the child attains the age of twenty-three. If on the date specified for termination of coverage on a dependent child, the child is unmarried and incapable of self-sustaining employment by reason of mental or physical handicap and chiefly dependent upon the employee for support and maintenance, the coverage on such child shall continue while the plan remains in force and the child remains in such condition, provided proof of such handicap is received by the carrier within thirty-one days of the date on which the child's coverage would have terminated in the absence of such incapacity. The carrier may require subsequent proof of the child's continued incapacity and dependency but not more often than once a year thereafter, or (ii) for the periods set forth for such child under federal extension requirements established by the Consolidated Omnibus Budget Reconciliation Act of 1985 (P. L. 99-272), as amended from time to time, (COBRA); (B) as to the employee's spouse, at the end of the month following the month in which a divorce, court-ordered annulment or legal separation is obtained, whichever is earlier, except that the plan shall provide the option for said spouse to continue coverage for the periods set forth for such events under federal extension requirements established by the Consolidated Omnibus Budget Reconciliation Act of 1985 (P.L. 99-272), as amended from time to time, (COBRA); and (C) as to the employee or dependent who is sixty-five years of age or older, as of midnight of the day preceding such person's eligibility for benefits under Title XVIII of the federal Social Security Act; (6) as to any other event listed as a "qualifying event" in 29 USC 1163, as amended from time to time, continuation of coverage for the periods set forth for such event in 29 USC 1162, as amended from time to time,

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provided such plan may require the individual whose coverage is to be continued to pay up to the percentage of the applicable premium as specified for such event in 29 USC 1162, as amended from time to time. Any continuation of coverage required by this section except subdivision (4) or (6) of this subsection may be subject to the requirement, on the part of the individual whose coverage is to be continued, that such individual contribute that portion of the premium the individual would have been required to contribute had the employee remained an active covered employee, except that the individual may be required to pay up to one hundred two per cent of the entire premium at the group rate if coverage is continued in accordance with subdivision (1), (2) or (5) of this subsection. The employer shall not be legally obligated by this section to pay such premium if not paid timely by the employee. The plan shall make available to Connecticut residents, in addition to any other conversion privilege available, a conversion privilege under which coverage shall be available immediately upon termination of coverage under the group plan. The benefits offered under the conversion benefits shall be at least equal to the benefits of the comprehensive health care plan set forth in subsection (h) of section 38a-553.

(b) In any case of the discontinuance of a group health insurance policy and the subsequent replacement of such coverage with another such policy, the succeeding carrier, in applying any deductible, coinsurance or waiting period provisions in its plan, shall give credit for the satisfaction or partial satisfaction of the same or similar provisions under a prior plan providing similar benefits. In the case of deductible or coinsurance provisions, the credit shall apply for the same or overlapping benefit periods and shall be given for expenses actually incurred and applied against the deductible or coinsurance provisions of the prior carrier's plan during the ninety days preceding the effective date of the succeeding carrier's plan but only to the extent these expenses are recognized under the terms of the succeeding carrier's plan and are subject to a similar deductible or coinsurance provision.

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- (c) The commissioner shall adopt regulations, in accordance with [the provisions of] chapter 54, [covering] concerning group coverage discontinuance and replacement.
- (d) Nothing in this section shall alter or impair existing group policies which have been established pursuant to an agreement which resulted from collective bargaining, and the provisions required by this section shall become effective upon the next regular renewal and completion of such collective bargaining agreement.

This act shall take effect as follows:	
Section 1	from passage
Sec. 2	from passage

INS Joint Favorable Subst.